## UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re:	
Delvin Lloyd Drinkall,	Case No. 19-31858
Debtor.	Chapter 11
Delvin Lloyd Drinkall,	
Plaintiff, v.	Adv. Proc. No. 19-03072
Corry & Associates, and Robert J. Corry, Jr.,	
Defendants.	
	ORDER

The above-entitled matter came before the Court on the Motion to Vacate Default Judgment filed by the Defendants Corry & Associates and Robert J. Corry, Jr. [Dkt. No. 19]. For the reasons stated on the record,

## IT IS ORDERED:

At Saint Paul, Minnesota.

- 1. The Judgment shall be vacated.
- 2. The Defendants shall first pay the Plaintiff's attorney fees in bringing the default motion in the original instance (not the time spent to cure deficiencies raised by the Court at the first hearing).

NOTICE OF ELECTRONIC ENTRY AND FILING ORDER OR JUDGMENT Filed and Docket Entry made on 05/11/2020 Lori Vosejpka, Clerk, by DT

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a. The Plaintiff shall submit an affidavit for these fees by Thursday, May

14, 2020.

b. The Defendants must respond to the request by Tuesday, May 19,

2020.

Dated: May 11, 2020

c. A telephonic hearing will be held on May 21, 2020 at 2:30 p.m.

d. Prior to the hearing, the Defendants and Plaintiff shall meet and confer

on the attorney's fee issue and on how service will be effected in the

future. At the hearing on May 21, 2020, the parties shall report their

method of service in the future that is in compliance with appropriate

rules. Also, the parties shall discuss the future of this case, including

any amended pleadings and the appropriate forum given the dismissal

of the main bankruptcy case.

By the Court:

/e/ William J. Fisher

William J. Fisher

United States Bankruptcy Judge